

538 amount set forth in this Contract, as well as reasonable attorneys' fees, costs and such other damages as are determined by the Court.
539

540 **28. CONSUMER INFORMATION STATEMENT ACKNOWLEDGMENT:**

541 By signing below, Seller and Buyer acknowledge they received the Consumer Information Statement on New Jersey Real Estate
542 Relationships from the Brokers prior to the first showing of the Property.
543

544 **29. DECLARATION OF BROKER(S)'S BUSINESS RELATIONSHIP(S):**

545 (A) Berkshire Hathaway Fox & Roach, (name of firm) and its authorized
546 representative (s) Kenneth Verbeyst

547 (name(s) of licensee(s))

548 **ARE OPERATING IN THIS TRANSACTION AS A (indicate one of the following)**

549 SELLER'S AGENT BUYER'S AGENT DISCLOSED DUAL AGENT TRANSACTION BROKER.

550 **(B) (If more than one firm is participating, provide the following.) INFORMATION SUPPLIED BY Weidel Realtors Pennington**

551 (name of other firm) HAS INDICATED THAT IT IS

552 **OPERATING IN THIS TRANSACTION AS A (indicate one of the following)**

553 SELLER'S AGENT BUYER'S AGENT TRANSACTION BROKER.

554 **30. BROKERS' INFORMATION AND COMMISSION:**

555 The commission, in accord with the previously executed listing agreement, shall be due and payable at the Closing and payment by Buyer
556 of the purchase consideration for the Property. Seller hereby authorizes and instructs whomever is the disbursing agent to pay the full
557 commission as set forth below to the below-mentioned Brokerage Firm(s) out of the proceeds of sale prior to the payment of any such
558 funds to Seller. Buyer consents to the disbursing agent making said disbursements. The commission shall be paid upon the purchase price
559 set forth in Section 2 and shall include any amounts allocated to, among other things, furniture and fixtures.
560

561 Weidel Realtors-Pennington 9702902

562 Listing Firm REC License ID

563 Diana S Bartosik 1974559

564 Listing Agent REC License ID

565 2 Route 31 UNDEF S, Pennington, NJ 08534

566 Address 609-331-6538

567 (609)737-1500

568 Office Telephone Fax Agent Cell Phone

569 (Per Listing Agreement)

570 dbartosik@weidel.com

571 E-mail Commission due Listing Firm

572 Berkshire Hathaway Fox & Roach Princeton 9702902

573 Participating Firm REC License ID

574 Kenneth Verbeyst 9912243

575 Participating Agent REC License ID

576 253 Nassau St, Princeton, NJ 08540

577 Address (609)924-1600 (609)924-4291 (609)203-0495

578 Office Telephone Fax Agent Cell Phone

579 ken@verbeyst.com 3%

580 E-mail Commission due Participating Firm

581

582 **31. EQUITABLE LIEN:**

583 Under New Jersey law, brokers who bring the parties together in a real estate transaction are entitled to an equitable lien in the amount
584 of their commission. This lien attaches to the property being sold from when the contract of sale is signed until the closing and then to
585 the funds due to seller at closing, and is not contingent upon the notice provided in this Section. As a result of this lien, the party who
586 disburses the funds at the Closing in this transaction should not release any portion of the commission to any party other than Broker(s)
587 and, if there is a dispute with regard to the commission to be paid, should hold the disputed amount in escrow until the dispute with
588 Broker(s) is resolved and written authorization to release the funds is provided by Broker(s).
589

NOTICE
TO BUYER AND SELLER
READ THIS NOTICE BEFORE SIGNING THE CONTRACT

The Law requires real estate brokers to give you the following information before you sign this contract. It requires us to tell you that you must read all of it before you sign. The purpose is to help you in this purchase or sale.

1) As a real estate broker, I represent: the seller, not the buyer; the buyer, not the seller;
 both the seller and the buyer; neither the seller nor the buyer.

The title company does not represent either the seller or the buyer.

2) You will not get any legal advice unless you have your own lawyer. Neither I nor anyone from the title company can give legal advice to either the buyer or the seller. If you do not hire a lawyer, no one will represent you in legal matters now or at the closing. Neither I nor the title company will represent you in those matters.

3) The contract is the most important part of the transaction. It determines your rights, risks, and obligations. Signing the contract is a big step. A lawyer would review the contract, help you to understand it, and to negotiate its terms.

4) The contract becomes final and binding unless your lawyer cancels it within the following three business days. If you do not have a lawyer, you cannot change or cancel the contract unless the other party agrees. Neither can the real estate broker nor the title insurance company change the contract.

5) Another important service of a lawyer is to order a survey, title report, or other important reports. The lawyer will review them and help to resolve any questions that may arise about the ownership and condition of the property. These reports and survey can cost you a lot of money. A lawyer will also prepare the documents needed to close title and represent you at the closing.

6) A buyer without a lawyer runs special risks. Only a lawyer can advise a buyer about what to do if problems arise concerning the purchase of this property. The problems may be about the seller's title, the size and shape of the property, or other matters that may affect the value of the property. If either the broker or the title company knows about the problems, they should tell you. But they may not recognize the problem, see it from your point of view, or know what to do. Ordinarily, the broker and the title company have an interest in seeing that the sale is completed, because only then do they usually receive their commissions. So, their interests may differ from yours.

7) Whether you retain a lawyer is up to you. It is your decision. The purpose of this notice is to make sure that you have the information needed to make your decision.

DocuSigned by:
Jesus V Parado Jr
SELLER
Jesus V Parado Jr

1/18/2022

SELLER DATE

SELLER DATE

SELLER DATE

DocuSigned by:
Diana Bartosik
Listing Broker
Diana S Bartosik

1/18/2022

DocuSigned by:
Denise Blunda
BUYER
Denise Blunda

01/17/22 | 8:52 PM EST

BUYER DATE

BUYER DATE

BUYER DATE

DocuSigned by:
Kenneth Verbeyst
Selling Broker
Kenneth Verbeyst

01/17/22 | 9:01 PM EST

Prepared by: Kenneth Verbeyst

Name of Real Estate Licensee

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BIHIS - Fox & Roach REALTORS - Princeton, 253 Nassau Street Princeton NJ 08540
Kenneth Verbeyst

Phone: 6092030495

Fax:

Denise Blunda

Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 1J5 www.lwolf.com



STATEWIDE NEW JERSEY REALTORS® STANDARD FORM
OF REAL ESTATE SALES CONTRACT

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THIS FORM MAY BE USED ONLY IN THE SALE OF A ONE TO FOUR-FAMILY RESIDENTIAL PROPERTY
OR VACANT ONE-FAMILY LOTS. THIS FORM IS SUITABLE FOR USE ONLY WHERE THE SELLER HAS
PREVIOUSLY EXECUTED A WRITTEN LISTING AGREEMENT.

THIS IS A LEGALLY BINDING CONTRACT THAT WILL BECOME FINAL WITHIN THREE BUSINESS DAYS.
DURING THIS PERIOD YOU MAY CHOOSE TO CONSULT AN ATTORNEY WHO CAN REVIEW AND CANCEL THE
CONTRACT. SEE SECTION ON ATTORNEY REVIEW FOR DETAILS.

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1. PARTIES AND PROPERTY DESCRIPTION:

Denise Blunda ("Buyer"), _____, ("Buyer"),
_____ ("Buyer"), _____, ("Buyer"),

whose address is/are _____

AGREES TO PURCHASE FROM

Jesus V Parado Jr ("Seller"), _____, ("Seller"),
_____ ("Seller"), _____, ("Seller"),

whose address is/are 31 State park Dr, Titusville, NJ 08560

THROUGH THE BROKER(S) NAMED IN THIS CONTRACT AT THE PRICE AND TERMS STATED BELOW, THE FOLLOWING PROPERTY:

Property Address: 31 STATE PARK DR, TITUSVILLE, NJ 08560

shown on the municipal tax map of Hopewell Twp County MERCER

as Block 00092 02 Lot 00020 (the "Property"). Qualifier _____ (if the Property is a condominium).
THE WORDS "BUYER" AND "SELLER" INCLUDE ALL BUYERS AND SELLERS LISTED ABOVE.

2. PURCHASE PRICE:

TOTAL PURCHASE PRICE	\$ 345,000.00
INITIAL DEPOSIT	\$ 5,000.00
ADDITIONAL DEPOSIT	\$ 25,000.00
MORTGAGE	\$ 180,000.00
BALANCE OF PURCHASE PRICE	\$ 135,000.00



51 **3. MANNER OF PAYMENT:**

52 (A) **INITIAL DEPOSIT** to be paid by Buyer to Listing Broker Participating Broker Buyer's Attorney Title Company
53 Other _____, on or before _____ (date) (if left blank, then within five (5)
54 business days after the fully signed Contract has been delivered to both Buyer and the Seller).

55 (B) **ADDITIONAL DEPOSIT** to be paid by Buyer to the party who will be responsible for holding the escrow who is identified below
56 on or before upon 3rd party acceptance (date) (if left blank, then within ten (10) calendar days after the fully signed Contract has been
57 delivered to both the Buyer and the Seller).

58 (C) **ESCROW:** All initial and additional deposit monies paid by Buyer shall be held in escrow in the **NON-INTEREST
59 BEARING TRUST ACCOUNT** of buyer's attorney, ("Escrowee"), until the **Closing**, at which time all
60 monies shall be paid over to Seller. The deposit monies shall not be paid over to Seller prior to the Closing, unless otherwise agreed
61 in writing by both Buyer and Seller. If Buyer and Seller cannot agree on the disbursement of these escrow monies, the Escrowee may
62 place the deposit monies in Court requesting the Court to resolve the dispute.

63 **(D) IF PERFORMANCE BY BUYER IS CONTINGENT UPON OBTAINING A MORTGAGE:**

64 If payment of the purchase price requires a mortgage loan other than by Seller or other than assumption of Seller's mortgage,
65 Buyer shall apply for the loan through any lending institution of Buyer's choice in writing on lender's standard form within ten (10)
66 calendar days after the attorney-review period is completed or, if this Contract is timely disapproved by an attorney as provided in the
67 Attorney-Review Clause Section of this Contract, then within ten (10) calendar days after the parties agree to the terms of this Contract,
68 and use best efforts to obtain it. Buyer shall supply all necessary information and fees required by the proposed lender and shall authorize
69 the lender to communicate with the real estate brokers(s) and involved attorney(s). Buyer shall obtain a written commitment from the
70 lending institution to make a loan on the property under the following terms:

71 Principal Amount \$ 180,000.00 Type of Mortgage: VA FHA Section 203(k) Conventional Other _____
72 Term of Mortgage: 30 years, with monthly payments based on a 30 year payment schedule.

73 The written mortgage commitment must be delivered to Seller's agent, who is the Listing Broker identified in Section 30, and Seller's
74 attorney, if applicable, no later than February 23, 2022 (date) (if left blank, then within thirty (30) calendar days after
75 the attorney-review period is completed, or if this Contract is timely disapproved by an attorney as provided in the Attorney-Review
76 Clause Section of this Contract, then within thirty (30) calendar days after the parties agree to the terms of this Contract). Thereafter,
77 if Buyer has not obtained the commitment, then either Buyer or Seller may void this Contract by written notice to the other party and
78 Broker(s) within ten (10) calendar days of the commitment date or any extension of the commitment date, whichever is later. If this
79 Contract is voided, the deposit monies paid by Buyer shall be returned to Buyer notwithstanding any other provision in this Contract,
80 provided, however, if Seller alleges in writing to Escrowee within said ten (10) calendar days of the commitment date or any extension of
81 the commitment date, whichever is later, that the failure to obtain the mortgage commitment is the result of Buyer's bad faith, negligence,
82 intentional conduct or failure to diligently pursue the mortgage application, then Escrowee shall not return the deposit monies to Buyer
83 without the written authorization of Seller. If Buyer has applied for Section 203(k) financing this Contract is contingent upon mortgage approval and
84 the Buyer's acceptance of additional required repairs as determined by the lender.

85 **(E) BALANCE OF PURCHASE PRICE:** The balance of the purchase price shall be paid by Buyer in cash, or by certified, cashier's
86 check or trust account check.

87 Payment of the balance of the purchase price by Buyer shall be made at the closing, which will take place on March 23, 2022
88 (date) at the office of Buyer's closing agent or such other place as Seller
89 and Buyer may agree ("the Closing").

90 **4. SUFFICIENT ASSETS:**

91 Buyer represents that Buyer has or will have as of the Closing, all necessary cash assets, together with the mortgage loan proceeds, to
92 complete the Closing. Should Buyer not have sufficient cash assets at the Closing, Buyer will be in breach of this Contract and Seller shall
93 be entitled to any remedies as provided by law.

94 **5. ACCURATE DISCLOSURE OF SELLING PRICE:**

95 Buyer and Seller certify that this Contract accurately reflects the gross sale price as indicated in Section 2 of this Contract. Buyer and
96 Seller understand and agree that this information shall be disclosed to the Internal Revenue Service and other governmental agencies as
97 required by law.

98 **6. ITEMS INCLUDED IN SALE:**

99 The Property includes all fixtures permanently attached to the building(s), and all shrubbery, plantings and fencing, gas and electric
100 fixtures, cooking ranges and ovens, hot water heaters, flooring, screens, storm sashes, shades, blinds, awnings, radiator covers, heating
101 apparatus and sump pumps, if any, except where owned by tenants, are included in this sale. All of the appliances shall be in working
102 condition.

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104 Buyer's
105 Initials: DB

106 Seller's
107 Initials: JJP

112 order as of the Closing. Seller does not guarantee the condition of the appliances after the Deed and affidavit of title have been delivered
113 to Buyer at the Closing. The following items are also specifically included (If reference is made to the MLS Sheet and/or any other
114 document, then the document(s) referenced should be attached.);

115
116
117
118
119 **7. ITEMS EXCLUDED FROM SALE:** (If reference is made to the MLS Sheet and/or any other document, then the document(s)
120 referenced should be attached.);

121
122
123
124
125 **8. DATES AND TIMES FOR PERFORMANCE:**

126 Seller and Buyer agree that all dates and times included in this Contract are of the essence. This means that Seller and Buyer must satisfy
127 the terms of this Contract within the time limits that are set in this Contract or will be in default, except as otherwise provided in this
128 Contract or required by applicable law, including but not limited to if the Closing has to be delayed either because a lender does not timely
129 provide documents through no fault of Buyer or Seller or for three (3) business days because of the change of terms as required by the
130 Consumer Financial Protection Bureau.

131
132 If Seller requests that any addendum or other document be signed in connection with this Contract, "final execution date," "acknowledgement date,"
133 or similar language contained in such document that sets the time period for completion of any condition or contingencies, including but not limited
134 to inspections and financing, shall mean that the time will begin to run after the attorney-review period is completed or, if this Contract is timely
135 disapproved by an attorney as provided in the Attorney-Review Clause Section of this Contract, then from the date the parties agree to the terms of
136 this Contract.

137
138 **9. CERTIFICATE OF OCCUPANCY AND ZONING COMPLIANCE:**

139 Seller makes no representations concerning existing zoning ordinances, except that Seller's use of the Property is not presently in violation
140 of any zoning ordinances.

141
142 Some municipalities may require a Certificate of Occupancy or Housing Code Letter to be issued. If any is required for this Property,
143 Seller shall obtain it at Seller's expense and provide to Buyer prior to Closing and shall be responsible to make and pay for any repairs
144 required in order to obtain the Certificate or Letter. However, if this expense exceeds \$ _____ (if left blank, then 1.5% of the
145 purchase price) to Seller, then Seller may terminate this Contract and refund to Buyer all deposit monies plus Buyer's reasonable expenses,
146 if any, in connection with this transaction unless Buyer elects to make repairs in excess of said amount at Buyer's expense, in which event
147 Seller shall not have the right to terminate this Contract. In addition, Seller shall comply with all New Jersey laws, and local ordinances,
148 including but not limited to smoke detectors, carbon monoxide detectors, fire extinguishers and indoor sprinklers, the cost of which shall
149 be paid by Seller and not be considered as a repair cost.

150
151 **10. MUNICIPAL ASSESSMENTS:** (Seller represents that Seller has has not been notified of any such municipal assessments as
152 explained in this Section.)

153
154 Title shall be free and clear of all assessments for municipal improvements, including but not limited to municipal liens, as well as
155 assessments and liabilities for future assessments for improvements constructed and completed. All confirmed assessments and all
156 unconfirmed assessments that have been or may be imposed by the municipality for improvements that have been completed as of the
157 Closing are to be paid in full by Seller or credited to Buyer at the Closing. A confirmed assessment is a lien against the Property. An
158 unconfirmed assessment is a potential lien that, when approved by the appropriate governmental entity, will become a legal claim against
159 the Property.

160
161 **11. QUALITY AND INSURABILITY OF TITLE:**

162 At the Closing, Seller shall deliver a duly executed Bargain and Sale Deed with Covenant as to Grantor's Acts or other Deed satisfactory
163 to Buyer. Title to the Property will be free from all claims or rights of others, except as described in this Section and Section 12, of this
164 Contract. The Deed shall contain the full legal description of the Property.

165
166 This sale will be subject to utility and other easements and restrictions of record, if any, and such state of facts as an accurate survey
167 might disclose, provided such easement or restriction does not unreasonably limit the use of the Property. Generally, an easement is a
168 right of a person other than the owner of property to use a portion of the property for a special purpose. A restriction is a recorded
169 limitation on the manner in which a property owner may use the property. Buyer does not have to complete the purchase, however,
170 if any easement, restriction or facts disclosed by an accurate survey would substantially interfere with the use of the Property for
171 residential purposes. A violation of any restriction shall not be a reason for Buyer refusing to complete the Closing as long as the title
172 company insures Buyer against loss at regular rates. The sale also will be made subject to applicable zoning ordinances, provided that
173 the ordinances do not render title unmarketable.

175 Title to the Property shall be good, marketable and insurable, at regular rates, by any title insurance company licensed to do business
176 in New Jersey, subject only to the claims and rights described in this section and Section 12. Buyer agrees to order a title insurance
177 commitment (title search) and survey, if required by Buyer's lender, title company or the municipality where the Property is located,
178 and to furnish copies to Seller. If Seller's title contains any exceptions other than as set forth in this section, Buyer shall notify Seller
179 and Seller shall have thirty (30) calendar days within which to eliminate those exceptions. Seller represents, to the best of Seller's
180 knowledge, that there are no restrictions in any conveyance or plans of record that will prohibit use and/or occupancy of the Property
181 as a single family residential dwelling. Seller represents that all buildings and other improvements on the Property are
182 within its boundary lines and that no improvements on adjoining properties extend across boundary lines of the Property.
183

184 If Seller is unable to transfer the quality of title required and Buyer and Seller are unable to agree upon a reduction of the purchase
185 price, Buyer shall have the option to either void this Contract, in which case the monies paid by Buyer toward the purchase price shall
186 be returned to Buyer, together with the actual costs of the title search and the survey and the mortgage application fees in preparing for
187 the Closing without further liability to Seller, or to proceed with the Closing without any reduction of the purchase price.
188

189 **12. POSSESSION, OCCUPANCY AND TENANCIES:**

190 **(A) Possession and Occupancy.**

191 Possession and occupancy will be given to Buyer at the Closing. Buyer shall be entitled to possession of the Property, and any rents or
192 profits from the Property, immediately upon the delivery of the Deed and the Closing. Seller shall pay off any person with a claim or right
193 affecting the Property from the proceeds of this sale at or before the Closing.
194

195 **(B) Tenancies. Applicable Not Applicable**

196 Occupancy will be subject to the tenancies listed below as of Closing. Seller represents that the tenancies are not in violation of any
197 existing Municipal, County, State or Federal rules, regulations or laws. Seller agrees to transfer all security deposits to Buyer at the Closing
198 and to provide to Brokers and Buyer a copy of all leases concerning the tenancies, if any, along with this Contract when it is signed by
199 Seller. Seller represents that such leases can be assigned and that Seller will assign said leases, and Buyer agrees to accept title subject to
200 these leases.
201

TENANT'S NAME	LOCATION	RENT	SECURITY DEPOSIT	TERM

202 **13. LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARD: (This section is applicable only to all dwellings
203 built prior to 1978.) Applicable Not Applicable**

204 **(A) Document Acknowledgement.**

205 Buyer acknowledges receipt of the EPA pamphlet entitled "Protect Your Family From Lead In Your Home." Moreover, a copy of a
206 document entitled "Disclosure of Information and Acknowledgement Lead-Based Paint and Lead-Based Paint Hazards" has been fully
207 completed and signed by Buyer, Seller and Broker(s) and is appended to" and made a part of this Contract.
208

209 **(B) Lead Warning Statement.**

210 Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such
211 property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead
212 poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient,
213 behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest
214 in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or
215 inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for
216 possible lead-based paint hazards is recommended prior to purchase.
217

218 **(C) Inspection.**

219 The law requires that, unless Buyer and Seller agree to a longer or shorter period, Seller must allow Buyer a ten (10) day period
220 within which to complete an inspection and/or risk assessment of the Property as set forth in the next paragraph. Buyer, however, has the
221 right to waive this requirement in its entirety.
222

223 This Contract is contingent upon an inspection and/or risk assessment (the "Inspection") of the Property by a certified inspector/risk
224 assessor for the presence of lead-based paint and/or lead-based paint hazards. The Inspection shall be ordered and obtained by Buyer at
225 Buyer's expense within ten (10) calendar days after the attorney-review period is completed or, if this Contract is timely disapproved by an
226 attorney as provided in the Attorney-Review Clause Section of this Contract, then within ten (10) days after the parties agree to
227 the terms in this Contract ("Completion Date"). If the Inspection indicates that no lead-based paint or lead-based paint hazard is present
228 at the Property, this contingency clause shall be deemed null and void. If the Inspection indicates that lead-based paint or lead-based paint
229 hazard is present at the Property, this contingency clause will terminate at the time set forth above unless, within five (5) business days from
230 the Completion Date, Buyer delivers a copy of the inspection and/or risk assessment report to Seller and Brokers and (1) advises Seller
231 and Brokers, in writing that Buyer is voiding this Contract; or (2) delivers to Seller and Brokers a written amendment (the "Amendment")
232

238 to this Contract listing the specific existing deficiencies and corrections required by Buyer. The Amendment shall provide that Seller
239 agrees to (a) correct the deficiencies; and (b) furnish Buyer with a certification from a certified inspector/risk assessor that the deficiencies
240 have been corrected, before the Closing. Seller shall have _____ (if left blank, then 3) business days after receipt of the Amendment
241 to sign and return it to Buyer or send a written counter-proposal to Buyer. If Seller does not sign and return the Amendment or fails to
242 offer a counter-proposal, this Contract shall be null and void. If Seller offers a counter-proposal, Buyer shall have _____ (if left
243 blank, then 3) business days after receipt of the counter-proposal to accept it. If Buyer fails to accept the counter-proposal within the time
244 limit provided, this Contract shall be null and void.
245

246 **14. POINT-OF-ENTRY TREATMENT ("POET") SYSTEMS:** Applicable Not Applicable

247 A point-of-entry treatment ("POET") system is a type of water treatment system used to remove contaminants from the water entering a
248 structure from a potable well, usually through a filtration process. Seller represents that a POET system has been installed to an existing
249 well on the Property and the POET system was installed and/or maintained using funds received from the New Jersey Spill Compensation
250 Fund Claims Program, N.J.S.A. 58:10-23.11, et seq. The Buyer understands that Buyer will not be eligible to receive any such funds for the
251 continued maintenance of the POET system. Pursuant to N.J.A.C. 7:1J-2.5(c), Seller agrees to notify the Department of Environmental
252 Protection within thirty (30) calendar days of executing this Contract that the Property is to be sold.
253

254 **15. CESSPOOL REQUIREMENTS:** Applicable Not Applicable

255 (This section is applicable if the Property has a cesspool, except in certain limited circumstances set forth in N.J.A.C.
256 7:9A-3.16.) Pursuant to New Jersey's Standards for Individual Subsurface Sewage Disposal Systems, N.J.A.C. 7:9A (the "Standards"), if
257 this Contract is for the sale of real property at which any cesspool, privy, outhouse, latrine or pit toilet (collectively "Cesspool") is located,
258 the Cesspool must be abandoned and replaced with an individual subsurface sewage disposal system at or before the time of the real
259 property transfer, except in limited circumstances.
260

261 (A) Seller represents to Buyer that no Cesspool is located at or on the Property, or one or more Cesspools are located at or on the
262 Property. [If there are one or more Cesspools, then also check EITHER Box 1 or 2 below.]
263

264 1. Seller agrees that, prior to the Closing and at its sole cost and expense, Seller shall abandon and replace any and all Cesspools
265 located at or on the Property and replace such Cesspools with an individual subsurface sewage disposal system ("System") meeting all
266 the requirements of the Standards. At or prior to the Closing, Seller shall deliver to Buyer a certificate of compliance ("Certificate of
267 Compliance") issued by the administrative authority ("Administrative Authority") (as those terms are defined in N.J.A.C. 7:9A-2.1) with
268 respect to the System. Notwithstanding the foregoing, if the Administrative Authority determines that a fully compliant system cannot
269 be installed at the Property, then Seller shall notify Buyer in writing within three (3) business days of its receipt of the Administrative
270 Authority's determination of its intent to install either a nonconforming System or a permanent holding tank, as determined by the
271 Administrative Authority ("Alternate System"), and Buyer shall then have the right to void this Contract by notifying Seller in writing
272 within seven (7) business days of receipt of the notice from Seller. If Buyer fails to timely void this Contract, Buyer shall have waived its
273 right to cancel this Contract under this paragraph, and Seller shall install the Alternate System and, at or prior to the Closing, deliver
274 to Buyer such Certificate of Compliance or other evidence of approval of the Alternate System as may be issued by the Administrative
275 Authority. The delivery of said Certificate of Compliance or other evidence of approval shall be a condition precedent to the Closing;
276

277 2. Buyer agrees that, at its sole cost and expense, Buyer shall take all actions necessary to abandon and replace any and all Cesspools
278 located at or on the Property and replace such Cesspools with a System meeting all the requirements of the Standards or an Alternate
279 System. Buyer shall indemnify and hold Seller harmless for any and all costs, damages, claims, fines, penalties and assessments (including
280 but not limited to reasonable attorneys' and experts' fees) arising from Buyer's violation of this paragraph. This paragraph shall survive
281 the Closing.
282

283 (B) If prior to the Closing, either Buyer or Seller becomes aware of any Cesspool at or on the Property that was not disclosed by Seller
284 at or prior to execution of this Contract, the party with knowledge of the newly identified Cesspool shall promptly, but in no event later
285 than three (3) business days after receipt of such knowledge, advise the other party of the newly identified Cesspool in writing. In such
286 event, the parties in good faith shall agree, no later than seven (7) business days after sending or receiving the written notice of the newly
287 identified Cesspool, or the day preceding the scheduled Closing, whichever is sooner, to proceed pursuant to subsection (A) 1 or 2 above
288 or such other agreement as satisfies the Standards, or either party may terminate this Contract.
289

290 **16. INSPECTION CONTINGENCY CLAUSE:**

291 **(A) Responsibilities of Home Ownership.**

292 Buyer and Seller acknowledge and agree that, because the purchase of a home is one of the most significant investments a person can
293 make in a lifetime, all aspects of this transaction require considerable analysis and investigation by Buyer before closing title to the
294 Property. While Brokers and salespersons who are involved in this transaction are trained as licensees under the New Jersey Licensing Act
295 they readily acknowledge that they have had no special training or experience with respect to the complexities pertaining to the multitude
296 of structural, topographical and environmental components of this Property. For example, and not by way of limitation, Brokers and
297 salespersons have no special training, knowledge or experience with regard to discovering and/or evaluating physical defects, including

298 structural defects, roof, basement, mechanical equipment, such as heating, air conditioning, and electrical systems, sewage, plumbing,
299 exterior drainage, termite, and other types of insect infestation or damage caused by such infestation. Moreover, Brokers and salespersons
300 similarly have no special training, knowledge or experience with regard to evaluation of possible environmental conditions which might
301 affect the Property pertaining to the dwelling, such as the existence of radon gas, formaldehyde gas, airborne asbestos fibers, toxic
302 chemicals, underground storage tanks, lead, mold or other pollutants in the soil, air or water.
303

304 **(B) Radon Testing, Reports and Mitigation.**

305 (Radon is a radioactive gas which results from the natural breakdown of uranium in soil, rock and water. It has been
306 found in homes all over the United States and is a carcinogen. For more information on radon, go to www.epa.gov/radon/pubs/citguide.html and www.nj.gov/dep/rpp/radon or call the NJ Radon Hot Line at 800-648-0394 or 609-984-5425.)

307
308 If the Property has been tested for radon prior to the date of this Contract, Seller agrees to provide to Buyer, at the time of the execution
309 of this Contract, a copy of the result of the radon test(s) and evidence of any subsequent radon mitigation or treatment of the Property.
310 In any event, Buyer shall have the right to conduct a radon inspection/test as provided and subject to the conditions set forth in paragraph
311 (D) below. If any test results furnished or obtained by Buyer indicate a concentration level of 4 picocuries per liter (4.0 pCi/L) or more in
312 the subject dwelling, Buyer shall then have the right to void this Contract by notifying Seller in writing within seven (7) business days of the
313 receipt of any such report. For the purposes of this Section 16, Seller and Buyer agree that, in the event a radon gas concentration level
314 in the subject dwelling is determined to be less than 4 picocuries per liter (4.0 pCi/L) without any remediation, such level of radon gas
315 concentration shall be deemed to be an acceptable level ("Acceptable Level") for the purposes of this Contract. Under those circumstances,
316 Seller shall be under no obligation to remediate, and this contingency clause as it relates to radon shall be deemed fully satisfied.
317
318

319 If Buyer's qualified inspector reports that the radon gas concentration level in the subject dwelling is four picocuries per liter (4.0 pCi/L)
320 or more, Seller shall have a seven (7) business day period after receipt of such report to notify Buyer in writing that Seller agrees to
321 remediate the gas concentration to an Acceptable Level (unless Buyer has voided this Contract as provided in the preceding paragraph).
322 Upon such remediation, the contingency in this Contract which relates to radon shall be deemed fully satisfied. If Seller fails to notify
323 Buyer of Seller's agreement to so remediate, such failure to so notify shall be deemed to be a refusal by Seller to remediate the radon level
324 to an Acceptable Level, and Buyer shall then have the right to void this Contract by notifying Seller in writing within seven (7) calendar
325 days thereafter. If Buyer fails to void this Contract within the seven (7) day period, Buyer shall have waived Buyer's right to cancel
326 this Contract and this Contract shall remain in full force and effect, and Seller shall be under no obligation to remediate the radon gas
327 concentration. If Seller agrees to remediate the radon to an Acceptable Level, such remediation and associated testing shall be completed
328 by Seller prior to the Closing.
329

330 **(C) Infestation and/or Damage By Wood Boring Insects.**

331 Buyer, shall have the right to have the Property inspected by a licensed exterminating company of Buyer's choice, for the purpose of
332 determining if the Property is free from infestation and damage from termites or other wood destroying insects. If Buyer chooses to make
333 this inspection, Buyer shall pay for the inspection unless Buyer's lender prohibits Buyer from paying, in which case Seller shall pay. The
334 inspection must be completed and written reports must be furnished to Seller and Broker(s) within _____ (if left blank, then 14) calendar
335 days after the attorney-review period is completed or, if this Contract is timely disapproved by an attorney as provided in the Attorney-
336 Review Clause Section of this Contract, then within _____ (if left blank, then 14) calendar days after the parties agree to the terms of this
337 Contract. This report shall state the nature and extent of any infestation and/or damage and the full cost of treatment for any infestation.
338 Seller agrees to treat any infestation and cure any damage at Seller's expense prior to Closing, provided however, if the cost to cure exceeds
339 1% of the purchase price of the Property, then either party may void this Contract provided they do so within _____ (if left blank, then 7)
340 business days after the report has been delivered to Seller and Brokers. If Buyer and Seller are unable to agree upon who will pay for the
341 cost to cure and neither party timely voids this Contract, then Buyer will be deemed to have waived its right to terminate this Contract
342 and will bear the cost to cure that is over 1% of the purchase price, with Seller bearing the cost that is under 1% of the purchase price.
343

344 **(D) Buyer's Right to Inspections.**

345 Buyer acknowledges that the Property is being sold in an "as is" condition and that this Contract is entered into based upon the knowledge
346 of Buyer as to the value of the land and whatever buildings are upon the Property, and not on any representation made by Seller, Brokers
347 or their agents as to character or quality of the Property. Therefore, Buyer, at Buyer's sole cost and expense, is granted the right to have
348 the dwelling and all other aspects of the Property, inspected and evaluated by "qualified inspectors" (as the term is defined in subsection
349 G below) for the purpose of determining the existence of any physical defects or environmental conditions such as outlined above. If
350 Buyer chooses to make inspections referred to in this paragraph, such inspections must be completed, and written reports including a list
351 of repairs Buyer is requesting must be furnished to Seller and Brokers within _____ (if left blank, then 14) calendar days after the attorney-
352 review period is completed or, if this Contract is timely disapproved by an attorney as provided in the Attorney-Review Clause Section
353 of this Contract, then within _____ (if left blank, then 14) calendar days after the parties agree to the terms of this Contract. If Buyer fails
354 to furnish such written reports to Seller and Brokers within the _____ (if left blank, then 14) calendar days specified in this paragraph,
355 this contingency clause shall be deemed waived by Buyer, and the Property shall be deemed acceptable by Buyer. The time period for
356 furnishing the inspection reports is referred to as the "Inspection Time Period." Seller shall have all utilities in service for inspections.
357

358 (E) **Responsibility to Cure.**

359 If any physical defects or environmental conditions (other than radon or woodboring insects) are reported by the qualified inspectors to
360 Seller within the Inspection Time Period, Seller shall then have seven (7) business days after the receipt of such reports to notify Buyer
361 in writing that Seller shall correct or cure any of the defects set forth in such reports. If Seller fails to notify Buyer of Seller's agreement
362 to so cure and correct, such failure to so notify shall be deemed to be a refusal by Seller to cure or correct such defects. If Seller fails to
363 agree to cure or correct such defects within the seven (7) business day period, or if the environmental condition at the Property (other
364 than radon) is incurable and is of such significance as to unreasonably endanger the health of Buyer, Buyer shall then have the right to
365 void this Contract by notifying Seller in writing within seven (7) business days thereafter. If Buyer fails to void this Contract within the
366 seven (7) business day period, Buyer shall have waived Buyer's right to cancel this Contract and this Contract shall remain in full force,
367 and Seller shall be under no obligation to correct or cure any of the defects set forth in the inspections. If Seller agrees to correct or cure
368 such defects, all such repair work shall be completed by Seller prior to the closing of title. Radon at the Property shall be governed by
369 the provisions of Paragraph (B), above.

370 (F) **Flood Hazard Area (if applicable).**

371 The federal and state governments have designated certain areas as flood areas. If the Property is located in a flood area, the use of the
372 Property may be limited. If Buyer's inquiry reveals that the Property is in a flood area, Buyer may cancel this Contract within ten (10)
373 calendar days after the attorney-review period is completed or, if this Contract is timely disapproved by an attorney as provided in the
374 Attorney-Review Clause Section of this Contract, then within ten (10) calendar days after the parties agree to the terms of this Contract.
375 If the mortgage lender requires flood insurance, then Buyer shall be responsible for obtaining such insurance on the Property. For a flood
376 policy to be in effect immediately, there must be a loan closing. There is a (30) calendar day wait for flood policies to be in effect for
377 cash transactions. Therefore, cash buyers are advised to make application and make advance payment for a flood policy at least thirty
378 (30) calendar days in advance of closing if they want coverage to be in effect upon transfer of title.

379
380 Buyer's mortgage lender may require Buyer to purchase flood insurance in connection with Buyer's purchase of this Property. The
381 National Flood Insurance Program ("NFIP") provides for the availability of flood insurance but also establishes flood insurance policy
382 premiums based on the risk of flooding in the area where properties are located. Due to amendments to federal law governing the
383 NFIP, those premiums are increasing and, in some cases, will rise by a substantial amount over the premiums previously charged for
384 flood insurance for the Property. As a result, Buyer should not rely on the premiums paid for flood insurance on this Property previously
385 as an indication of the premiums that will apply after Buyer completes the purchase. In considering Buyer's purchase of this Property,
386 Buyer is therefore urged to consult with one or more carriers of flood insurance for a better understanding of flood insurance coverage,
387 the premiums that are likely to be required to purchase such insurance and any available information about how those premiums may
388 increase in the future.

390 (G) **Qualifications of Inspectors.**

391 Where the term "qualified inspectors" is used in this Contract, it is intended to refer to persons or businesses that are licensed or certified
392 by the State of New Jersey for such purpose.

393 17. **MEGAN'S LAW STATEMENT:**

394 Under New Jersey law, the county prosecutor determines whether and how to provide notice of the presence of convicted sex offenders
395 in an area. In their professional capacity, real estate licensees are not entitled to notification by the county prosecutor under Megan's Law
396 and are unable to obtain such information for you. Upon closing, the county prosecutor may be contacted for such further information
397 as may be disclosable to you.

398 18. **MEGAN'S LAW REGISTRY:**

399 Buyer is notified that New Jersey law establishes an Internet Registry of Sex Offenders that may be accessed at www.njsp.org. Neither
400 Seller or any real estate broker or salesperson make any representation as to the accuracy of the registry.

401 19. **NOTIFICATION REGARDING OFF-SITE CONDITIONS: (Applicable to all resale transactions.)**

402 Pursuant to the New Residential Construction Off-Site Conditions Disclosure Act, N.J.S.A. 46:3C-1, et. seq, the clerks of municipalities
403 in New Jersey maintains lists of off-site conditions which may affect the value of residential properties in the vicinity of the off-site
404 condition. Buyers may examine the lists and are encouraged to independently investigate the area surrounding this property in order
405 to become familiar with any off-site conditions which may affect the value of the property. In cases where a property is located near the
406 border of a municipality, buyers may wish to also examine the list maintained by the neighboring municipality.

407 20. **AIR SAFETY AND ZONING NOTICE:**

408 Any person who sells or transfers a property that is in an airport safety zone as set forth in the New Jersey Air Safety and Zoning Act of
409 1983, N.J.S.A. 6:1-80, et seq., and appearing on a municipal map used for tax purposes as well as Seller's agent, shall provide notice to
410 a prospective buyer that the property is located in an airport safety zone prior to the signing of the contract of sale. The Air Safety and
411 Zoning Act also requires that each municipality in an airport safety zone enact an ordinance or ordinances incorporating the standards
412 promulgated under the Act and providing for their enforcement within the delineated areas in the municipality. Buyer acknowledges

418 receipt of the following list of airports and the municipalities that may be affected by them and that Buyer has the responsibility to
419 contact the municipal clerk of any affected municipality concerning any ordinance that may affect the Property.

421 Municipality	421 Airport(s)	421 Municipality	421 Airport(s)
422 Alexandria Tp.	422 Alexandria & Sky Manor	422 Manalapan Tp. (Monmouth Cty.)	422 Old Bridge
423 Andover Tp.	423 Aeroflex-Andover & Newton	423 Mansfield Tp.	423 Hackettstown
424 Bedminster Tp.	424 Somerset	424 Manville Bor.	424 Central Jersey Regional
425 Berkeley Tp.	425 Ocean County	425 Medford Tp.	425 Flying W
426 Berlin Bor.	426 Camden County	426 Middle Tp.	426 Cape May County
427 Blairstown Tp.	427 Blairstown	427 Millville	427 Millville Municipal
428 Branchburg Tp.	428 Somerset	428 Monroe Tp. (Gloucester Cty.)	428 Cross Keys & Southern Cross
429 Buena Bor. (Atlantic Cty.)	429 Vineland-Downtown	429 Monroe Tp. (Middlesex Cty.)	429 Old Bridge
430 Dennis Tp.	430 Woodbine Municipal	430 Montgomery Tp.	430 Princeton
431 Eagleswood Tp.	431 Eagles Nest	431 Ocean City	431 Ocean City
432 Ewing Tp.	432 Trenton-Mercer County	432 Old Bridge Tp.	432 Old Bridge
433 E. Hanover Tp.	433 Morristown Municipal	433 Oldmans Tp.	433 Oldmans
434 Florham Park Bor.	434 Morristown Municipal	434 Pemberton Tp.	434 Pemberton
435 Franklin Tp. (Gloucester Cty.)	435 Southern Cross & Vineland Downtown	435 Pequannock Tp.	435 Lincoln Park
436 Franklin Tp. (Hunterdon Cty.)	436 Sky Manor	436 Readington Tp.	436 Solberg-Hunterdon
437 Franklin Tp. (Somerset Cty.)	437 Central Jersey Regional	437 Rocky Hill Boro.	437 Princeton
438 Hammonton Bor.	438 Hammonton Municipal	438 Southampton Tp.	438 Red Lion
439 Hanover Tp.	439 Morristown Municipal	439 Springfield Tp.	439 Red Wing
440 Hillsborough Tp.	440 Central Jersey Regional	440 Upper Deerfield Tp.	440 Bucks
441 Hopewell Tp. (Mercer Cty.)	441 Trenton-Mercer County	441 Vineland City	441 Kroelinger & Vineland Downtown
442 Howell Tp.	442 Monmouth Executive	442 Wall Tp.	442 Monmouth Executive
443 Lacey Tp.	443 Ocean County	443 Wantage Tp.	443 Sussex
444 Lakewood Tp.	444 Lakewood	444 Robbinsville	444 Trenton-Robbinsville
445 Lincoln Park Bor.	445 Lincoln Park	445 West Milford Tp.	445 Greenwood Lake
446 Lower Tp.	446 Cape May County	446 Winslow Tp.	446 Camden County
447 Lumberton Tp.	447 Flying W & South Jersey Regional	447 Woodbine Bor.	447 Woodbine Municipal

448 The following airports are not subject to the Airport Safety and Zoning Act because they are subject to federal regulation or within the
449 jurisdiction of the Port of Authority of New York and New Jersey and therefore are not regulated by New Jersey: Essex County Airport,
450 Linden Airport, Newark Liberty Airport, Teterboro Airport, Little Ferry Seaplane Base, Atlantic City International Airport, and
451 McGuire Airforce Base and NAEC Lakehurst.

452 21. BULK SALES:

453 The New Jersey Bulk Sales Law, N.J.S.A. 54:50-38, (the "Law") applies to the sale of certain residential property. Under the Law,
454 Buyer may be liable for taxes owed by Seller if the Law applies and Buyer does not deliver to the Director of the New Jersey Division
455 of Taxation (the "Division") a copy of this Contract and a notice on a form required by the Division (the "Tax Form") at least ten
456 (10) business days prior to the Closing. If Buyer decides to deliver the Tax Form to the Division, Seller shall cooperate with Buyer by
457 promptly providing Buyer with any information that Buyer needs to complete and deliver the Tax Form in a timely manner. Buyer
458 promptly shall deliver to Seller a copy of any notice that Buyer receives from the Division in response to the Tax Form.

459 The Law does not apply to the sale of a simple dwelling house, or the sale or lease of a seasonal rental property, if Seller is an
460 individual, estate or trust, or any combination thereof, owning the simple dwelling house or seasonal rental property as joint tenants, tenants in
461 common or tenancy by the entirety. A simple dwelling house is a one or two family residential building, or a cooperative or condominium unit
462 used as a residential dwelling, none of which has any commercial property. A seasonal rental property is a time share, or a dwelling unit
463 that is rented for residential purposes for a term of not more than 125 consecutive days, by an owner that has a permanent residence
464 elsewhere.

465 If, prior to the Closing, the Division notifies Buyer to withhold an amount (the "Tax Amount") from the purchase price proceeds for
466 possible unpaid tax liabilities of Seller, Buyer's attorney or Buyer's title insurance company (the "Escrow Agent") shall withhold the Tax
467 Amount from the closing proceeds and place that amount in escrow (the "Tax Escrow"). If the Tax Amount exceeds the amount of
468 available closing proceeds, Seller shall bring the deficiency to the Closing and the deficiency shall be added to the Tax Escrow. If the
469 Division directs the Escrow Agent or Buyer to remit funds from the Tax Escrow to the Division or some other entity, the Escrow Agent
470 or Buyer shall do so. The Escrow Agent or Buyer shall only release the Tax Escrow, or the remaining balance thereof, to Seller (or as
471 otherwise directed by the Division) upon receipt of written notice from the Division that it can be released, and that no liability will be
472 asserted under the Law against Buyer.

478 **22. NOTICE TO BUYER CONCERNING INSURANCE:**

479 Buyer should obtain appropriate casualty and liability insurance for the Property. Buyer's mortgage lender will require that such insurance
480 be in place at Closing. Occasionally, there are issues and delays in obtaining insurance. Be advised that a "binder" is only a temporary
481 commitment to provide insurance coverage and is not an insurance policy. Buyer is therefore urged to contact a licensed insurance agent
482 or broker to assist Buyer in satisfying Buyer's insurance requirements.

483 **23. MAINTENANCE AND CONDITION OF PROPERTY:**

484 Seller agrees to maintain the grounds, buildings and improvements, in good condition, subject to ordinary wear and tear. The premises
485 shall be in "broom clean" condition and free of debris as of the Closing. Seller represents that all electrical, plumbing, heating and air
486 conditioning systems (if applicable), together with all fixtures included within the terms of the Contract now work and shall be in proper
487 working order at the Closing. Seller further states, that to the best of Seller's knowledge, there are currently no leaks or seepage in the
488 roof, walls or basement. Seller does not guarantee the continuing condition of the premises as set forth in this Section after the Closing.

489 **24. RISK OF LOSS:**

490 The risk of loss or damage to the Property by fire or otherwise, except ordinary wear and tear, is the responsibility of Seller until
491 the Closing.

492 **25. INITIAL AND FINAL WALK-THROUGHS:**

493 In addition to the inspections set forth elsewhere in this Contract, Seller agrees to permit Buyer or Buyer's duly authorized
494 representative to conduct an initial and a final walk-through inspection of the interior and exterior of the Property at any reasonable
495 time before the Closing. Seller shall have all utilities in service for the inspections.

496 **26. ADJUSTMENTS AT CLOSING:**

497 Seller shall pay for the preparation of the Deed, realty transfer fee, lien discharge fees, if any, and one-half of the title company charges
498 for disbursements and attendance allowed by the Commissioner of Insurance; but all searches, title insurance premium and other
499 conveyancing expenses are to be paid for by Buyer.

500 Seller and Buyer shall make prorated adjustments at Closing for items which have been paid by Seller or are due from Seller, such as real
501 estate taxes, water and sewer charges that could be claims against the Property, rental and security deposits, association and condominium
502 dues, and fuel in Seller's tank. Adjustments of fuel shall be based upon physical inventory and pricing by Seller's supplier. Such determina-
503 tion shall be conclusive.

504 If Buyer is assuming Seller's mortgage loan, Buyer shall credit Seller for all monies, such as real estate taxes and insurance premiums paid
505 in advance or on deposit with Seller's mortgage lender. Buyer shall receive a credit for monies, which Seller owes to Seller's Mortgage
506 lender, such as current interest or a deficit in the mortgage escrow account.

507 If the Property is used or enjoyed by not more than four families and the purchase price exceeds \$1,000,000, then pursuant to N.J.S.A.
508 46:15-7.2, Buyer will be solely responsible for payment of the fee due for the transfer of the Property, which is the so-called "Mansion
509 Tax, in the amount of one (1%) percent of the purchase price.

510 Unless an exemption applies, non-resident individuals, estates, or trusts that sell or transfer real property in New Jersey are required to
511 make an estimated gross income tax payment to the State of New Jersey on the gain from a transfer/sale of real property (the so-called
512 "Exit Tax,") as a condition of the recording of the deed.

513 If Seller is a foreign person (an individual, corporation or entity that is a non-US resident) under the Foreign Investment in Real
514 Property Tax Act of 1980, as amended ("FIRPTA"), then with a few exceptions, a portion of the proceeds of sale may need to be
515 withheld from Seller and paid to the Internal Revenue Service as an advance payment against Seller's tax liability.

516 Seller agrees that, if applicable, Seller will (a) be solely responsible for payment of any state or federal income tax withholding amount(s)
517 required by law to be paid by Seller (which Buyer may deduct from the purchase price and pay at the Closing); and (b) execute
518 and deliver to Buyer at the Closing any and all forms, affidavits or certifications required under state and federal law to be filed in
519 connection with the amount(s) withheld.

520 There shall be no adjustment on any Homestead Rebate due or to become due.

521 **27. FAILURE OF BUYER OR SELLER TO CLOSE:**

522 If Seller fails to close title to the Property in accordance with this Contract, Buyer then may commence any legal or equitable action
523 to which Buyer may be entitled. If Buyer fails to close title in accordance with this Contract, Seller then may commence an action
524 for damages it has suffered, and, in such case, the deposit monies paid on account of the purchase price shall be applied against such
525 damages. If Buyer or Seller breach this Contract, the breaching party will nevertheless be liable to Brokers for the commissions in the

598 **32. DISCLOSURE THAT BUYER OR SELLER IS A REAL ESTATE LICENSEE:** Applicable Not Applicable
599 A real estate licensee in New Jersey who has an interest as a buyer or seller of real property is required to disclose in the sales contract
600 that the person is a licensee. _____ therefore discloses that he/she is licensed in New Jersey as
601 a real estate broker broker-salesperson salesperson referral agent.
602

603 **33. BROKERS TO RECEIVE CLOSING DISCLOSURE AND OTHER DOCUMENTS:**

604 Buyer and Seller agree that Broker(s) involved in this transaction will be provided with the Closing Disclosure documents and any
605 amendments to those documents in the same time and manner as the Consumer Financial Protection Bureau requires that those
606 documents be provided to Buyer and Seller. In addition, Buyer and Seller agree that, if one or both of them hire an attorney who
607 disapproves this Contract as provided in the Attorney-Review Clause Section, then the attorney(s) will notify the Broker(s) in writing when
608 either this Contract is finalized or the parties decide not to proceed with the transaction.
609

610 **34. PROFESSIONAL REFERRALS:**

611 Seller and Buyer may request the names of attorneys, inspectors, engineers, tradespeople or other professionals from their Brokers
612 involved in the transaction. Any names provided by Broker(s) shall not be deemed to be a recommendation or testimony of competency of
613 the person or persons referred. Seller and Buyer shall assume full responsibility for their selection(s) and hold Brokers and/or salespersons
614 harmless for any claim or actions resulting from the work or duties performed by these professionals.
615

616 **35. ATTORNEY-REVIEW CLAUSE:**

617 **(1) Study by Attorney**

618 Buyer or Seller may choose to have an attorney study this Contract. If an attorney is consulted, the attorney must complete his or her
619 review of the Contract within a three-day period. This Contract will be legally binding at the end of this three-day period unless an
620 attorney for Buyer or Seller reviews and disapproves of the Contract.
621

622 **(2) Counting the Time**

623 You count the three days from the date of delivery of the signed Contract to Buyer and Seller. You do not count Saturdays, Sundays or
624 legal holidays. Buyer and Seller may agree in writing to extend the three-day period for attorney review.
625

626 **(3) Notice of Disapproval**

627 If an attorney for the Buyer or Seller reviews and disapproves of this Contract, the attorney must notify the Broker(s) and the other party
628 named in this Contract within the three-day period. Otherwise this Contract will be legally binding as written. The attorney must send
629 the notice of disapproval to the Broker(s) by fax, email, personal delivery, or overnight mail with proof of delivery. Notice by overnight mail will be
630 effective upon mailing. The personal delivery will be effective upon delivery to the Broker's office. The attorney may also, but need not, inform the
631 Broker(s) of any suggested revision(s) in the Contract that would make it satisfactory.
632

633 **36. NOTICES:**

634 All notices shall be by certified mail, fax, email, recognized overnight courier or electronic document (except for notices under the
635 Attorney-Review Clause Section) or by delivering it personally. The certified letter, e-mail, reputable overnight carrier, fax or electronic
636 document will be effective upon sending. Notices to Seller and Buyer shall be addressed to the addresses in Section 1, unless otherwise
637 specified in writing by the respective party.
638

639 **37. NO ASSIGNMENT:**

640 This Contract shall not be assigned without the written consent of Seller. This means that Buyer may not transfer to anyone else Buyer's
641 rights under this Contract to purchase the Property.
642

643 **38. ELECTRONIC SIGNATURES AND DOCUMENTS:**

644 Buyer and Seller agree that the New Jersey Uniform Electronic Transaction Act, N.J.S.A. 12A:12-1 to 26, applies to this transaction,
645 including but not limited to the parties and their representatives having the right to use electronic signatures and electronic documents that
646 are created, generated, sent, communicated, received or stored in connection with this transaction. Since Section 11 of the Act provides
647 that acknowledging an electronic signature is not necessary for the signature of such a person where all other information required to
648 be included is attached to or logically associated with the signature or record, such electronic signatures, including but not limited to an
649 electronic signature of one of the parties to this Contract, do not have to be witnessed.
650

651 **39. CORPORATE RESOLUTIONS:**

652 If Buyer or Seller is a corporate or other entity, the person signing below on behalf of the entity represents that all required corporate
653 resolutions have been duly approved and the person has the authority to sign on behalf of the entity.
654

655 **40. ENTIRE AGREEMENT; PARTIES LIABLE:**

656 This Contract contains the entire agreement of the parties. No representations have been made by any of the parties, the Broker(s) or its
657



WIRE FRAUD NOTICE

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PROTECT YOURSELF FROM BECOMING A VICTIM OF WIRE FRAUD. Wire fraud has become very common. It typically involves a criminal hacker sending fraudulent wire transfer instructions in an email to an unsuspecting buyer/tenant or seller/landlord in a real estate transaction that appears as though it is from a trusted source, such as the victim's broker, attorney, appraiser, home inspector or title agent. The email may look exactly like other emails that the victim received in the past from such individuals, including having the same or a similar email address, accurate loan and other financial information, and the logo of one of those individuals. If the hacker is successful, the victim will follow the bogus instructions to wire money, such as deposit money or payment of an invoice, to the hacker's account. Once this money has been wired, it may not be possible to recover it.

We strongly recommend that, before you wire funds to any party, including your own attorney, real estate broker or title agent, you personally call them to confirm the account number and other wire instructions. You only should call them at a number that you have obtained on your own (e.g., from the sales contract, their website, etc.) and should not use any phone number that is in any email - even if the email appears to be from someone you know.

If you have any reason to believe that your money was sent to a hacker, you must immediately contact your bank and your local office of the Federal Bureau of Investigation, who can work with other agencies to try to recover your money, to advise them where and when the money was sent. You also should promptly file a complaint with the Internet Crime Center at bec.ic3.gov.

Finally, since much of the information included in such fraudulent emails is obtained from email accounts that are not secure, we strongly recommend that you not provide any sensitive personal or financial information in an email or an attachment to an email. Whenever possible, such information, including Social Security numbers, bank account and credit card numbers and wiring instructions, should be sent by more secure means, such as by hand delivery, over the phone, or through secure mail or overnight services.

By signing below, you indicate that you have read and understand the contents of this Notice:

Seller/Landlord:  Jesus V Parado Jr	Date: 1/18/2022
Seller/Landlord: _____	Date: _____
Buyer/Tenant:  Denise Blunda	Date: 01/17/22 8:52 PM EST
Buyer/Tenant: _____	Date: _____



DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT ABOUT
LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

1 **I. LEAD PAINT WARNING**

2 Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified
3 that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead
4 poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced
5 intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women.
6 The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint
7 hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards.
8 A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

9 **II. PROPERTY ADDRESS:** 31 State Park Dr

10 _____

NJ 08560

11 **III. SELLER'S DISCLOSURE (initial) (To be completed and signed at time of listing)**

12 JP

13 (a) Presence of lead-based paint and/or lead-based paint hazards (check one below):

14 Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):
15 _____
16 _____
17 _____

18 Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.

19 JP

20 (b) Records and Reports available to the seller (check one below):

21 Seller has no reports or records pertaining to lead-based paint and/or lead-based hazards in the housing.
22 Seller has the following reports or records pertaining to lead-based paint and/or lead-based paint hazards in
23 the housing, all of which seller has provided to its listing agent, and has directed its listing agent to provide
24 purchaser or purchaser's agent with these records and reports prior to seller accepting any offer to pur-
25 chase (list documents below):
26 _____
27 _____
28 _____

29 JP

30 (c) If there is any change in the above information prior to seller accepting an offer from the purchas-
31 er to purchase, seller will disclose all changes to the purchaser prior to accepting the offer.

32 **IV. SELLER'S CERTIFICATION OF ACCURACY**

33 Seller(s) have reviewed the Seller's Disclosure in Section III and certify, to the best of his/her/their knowledge, that the
34 information they have provided is true and accurate.

35 DocuSigned by:

36 12/15/2021

37 Seller

38 Date / /

39 Seller Date / /

40 Seller

41 Date / /

42 Seller Date / /

43 **V. LISTING AGENT'S CERTIFICATION OF ACCURACY**

44 Listing Agent certifies that he/she has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of
45 his/her responsibility to ensure compliance.

46 DocuSigned by:

47 Date 12/15/2021

48 _____

49 **VI. PURCHASER'S ACKNOWLEDGMENT (initial) (The Seller's Disclosure in Section III and Certification in Section
50 IV, and the Listing Agent's Certification in Section V to be completed and signed prior to purchaser signing this
51 Disclosure.)**

52 DB

53 (a) Purchaser has received copies of all information listed in Section III above.

54 DB

55 (b) Purchaser has received the pamphlet Protect Your Family From Lead in Your Home.

57 _____ (c) Purchaser has (check one below):
58 Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection
59 for the presence of lead-based paint and/or lead-based paint hazards; or
60 Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or
61 lead-based paint hazards.

62
63 **VII. PURCHASER'S CERTIFICATION OF ACCURACY**

64 Purchaser(s) have reviewed the Purchaser's Acknowledgment in Section VI and certify, to the best of his/her/their
65 knowledge, that the information they have provided is true and accurate.

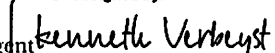
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67 Purchaser Denise Blunda Date / / Purchaser _____ Date / /
68  066FAB6EFEA64E7...

69 Purchaser _____ Date / / Purchaser _____ Date / /
70

71 **VIII. SELLING/BUYER'S AGENT'S CERTIFICATION OF ACCURACY**

72 Selling/Buyer's Agent certifies that the purchaser has received the information in section VI (a) and (b).

73  01/17/22 | 9:01 PM EST Date / /
74 Selling/Buyer's Agent Kenneth Verhey  0062122AF89E42A...
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